## UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF OHIO EASTERN DIVISION

IN RE: Case No. 17-51964

Peter DeMarco Chapter 13

Debtor. Hon. Charles Caldwell

## APPLICATION FOR ATTORNEY FEES PURSUANT TO L.B.R. 2016-1(b)(2)(C)

Debtor's Counsel Brian D. Flick, Esq. hereby makes this Initial Application for Attorney Fees Pursuant to L.B.R. 2016-1(b)(2)(C). Pursuant to L.B.R. 2016-1(b)(2)(C) Debtor's Counsel who chooses to opt-out of the "no look" fee pursuant to L.B.R. 2016-1(b)(2)(A) shall file their initial application for attorney fees within sixty (60) days of confirmation.

In support of the Application, Debtor's Counsel hereby states the following:

- a. Legal Services Provided: All services rendered through Confirmation of Debtor's Chapter 13 Plan
- b. Result of Services: Debtor's Plan confirmed August 28, 2017.
- c. Time Spent: Attorney Time:

Marc E. Dann (MD) 0.20 hrs. @ \$395.00/hr. = \$79.00 Brian D. Flick (BF) 18.8 hrs. @ \$325.00/hr. = \$7,018.98 Emily White (EW) 1.3 hrs. @ \$325.00/hr. = \$422.50

Law Clerk Time

Whitney Horton (WH) 0.50 hrs. @ \$175.00/hr. = \$87.50

Paralegal Time:

Senior Paralegal (SP) 1.35 hrs. @ \$150.00/hr. = \$202.50 Junior Paralegal (JP) 2.30 hrs. @ \$125.00/hr. = \$287.50

<b>Date</b>	<u>Service</u>	<u>Time</u>
3/29/2017	Initial phone call with client	0.15 (BF)
3/30/2017	Phone call with client re: filing timeline and automatic stay issues	0.30 (BF)
3/30/2017	Email with client for docs needed to complete petition	0.10 (SP)
3/30/2017	Prepare motion to extend stay & affidavit	1.00 (BF)
3/30/2017	File prep	0.10 (SP)
3/30/2017	Internet research for judgment liens etc.	0.50 (SP)

3/31/2017	Meeting with client to review skeleton petition and review file for remainder of docs needed to complete schedules	2.00 (BF)
4/3/2017	Prepared support for motion to extend stay	0.30 (BF)
4/10/2017	Prepared remainder of petition and plan, emailed with client	2.00 (BF)
4/11/2017	Email exchanges with client for docs needed	0.50 (WH)
4/11/2017	Docketing	0.10 (SP)
4/11/2017	341 letter to client, reminder of debtor ed to client	0.20 (SP)
4/11/2017	Upload docs to Trustee	0.10 (SP)
4/14/2017	Meeting with client to finish schedules	1.75 (BF)
4/25/2017	Efiling continuance, emails with client	0.30 (BF)
4/25/2017	Upload order for motion extend stay	0.15 (BF)
4/25/2017	Review IRS POC, compare with plan	0.25 (BF)
4/28/2017	Phone call with client to discuss new	0.15 (BF)
	hearing date Phone call with client to discuss	` '
5/12/2017	mortgage objection	0.15 (BF)
5/22/2017	Received and uploaded Debtor's taxes	0.15 (BF) 0.25 (BF)
5/28/2017	Letter to client, Debtor Ed reminder	0.25 (SP)
3/20/2017	Reviewed and approved Rushmore	0.23 (31)
6/2/2017	Agreed Order	0.15 (BF)
6/2/2017	Reviewed Columbus Tax POC	0.15 (BF)
6/6/2017	Prepared file for 341	0.50 (BF)
	Attended 341, meeting with Debtor pre-	` ,
6/8/2017	and post-hearing	1.00 (BF)
	Email with Trustee and Debtor re:	,
6/14/2017	business docs	0.30 (BF)
	Phone call with Marc and Debtor re:	
6/16/2017	business docs	0.30 (BF)
6/26/2017	Email to Debtor re: business docs	0.15 (BF)
7/5/0017	Meeting with Debtor to discuss case	1.05 (DE)
7/5/2017	issues  Propose amended plan & schedules	1.25 (BF)
	Prepare amended plan & schedules, email with Trustee, phone call with	
7/6/2017	Trustee re: business issues	1.00 (BF)
7/10/2017	Court appearance - pre-hearing	0.40 (BF)
7/11/2017	Uploaded docs to Trustee	0.25 (BF)
	Review docs - strategize re: Trustee	(D1)
7/20/2017	disclosure	0.20 (MD)

	Emails with staff attorney to set	
7/25/2017	business meeting, emails with client, review file	0.20 (DE)
	Review revised Rushmore POC	0.30 (BF)
7/31/2017		0.75 (BF)
8/1/2017	Email to Debtor re: business meeting	0.15 (BF)
0/11/0017	Phone call with Debtor to prepare for	0.05 (DE)
8/11/2017	business meeting	0.25 (BF)
8/14/2017	Prep file for business meeting	0.30 (BF)
0/15/0017	Court appearance - attend business	1.05 (DE)
8/15/2017	meeting	1.25 (BF)
8/24/2017	E-filing	0.10 (JP)
8/25/2017	E-filing	0.50 (JP)
8/28/2017	Hearing Prep	0.30 (EW)
8/28/2017	Court appearance - confirmation	0.80 (EW)
8/28/2017	Emails with Brian re: hearing	0.20 (EW)
0/20/2017	Detailed email to client with notes from	0.07 (7.7)
8/29/2017	hearing	0.25 (BF)
0/21/2017	Reviewed Trustee objection, email to	0.15 (DE)
8/31/2017	client	0.15 (BF)
9/6/2017	Amending schedules	0.30 (JP)
0/6/2017	Review amended schedules, gave OK to file	0.15 (DE)
9/6/2017		0.15 (BF)
9/7/2017	Filing amended schedules	0.40 (JP)
9/7/2017	Phone call with Debtor to discuss case	0.15 (BF)
9/13/2017	Phone calls with IRS re: POC	0.20 (JP)
9/13/2017	Review Rushmore objection	0.15 (BF)
9/14/2017	Review scheduling order	0.15 (BF)
0/15/0015	Review email from staff attorney and	0.05 (DE)
9/15/2017	modified plan	0.25 (BF)
9/15/2017	E-filing 3rd amended plan	0.20 (JP)
9/20/2017	Phone call with Debtor re: pleadings	0.25 (BF)
0/06/0017	Drafting withdrawal of objection to IRS	0.20 (ID)
9/26/2017	POC	0.20 (JP)
0/26/2017	E-filing withdrawal of objection to IRS	0.20 (ID)
9/26/2017	POC	0.20 (JP)
10/12/2017	Uploading docs to Drive	0.20 (JP)

- a. A copy of the retainer agreement disclosing Debtor Counsel's hourly fees and the option to seek hourly fees is attached as Exhibit A to this Application.
- b. As disclosed in the Counsel's Application for Compensation, Debtors paid Counsel \$6,500.00 in attorney fees pre-petition. (Doc. No. 1) of which \$6,150.00 were pre-petition attorney fees, \$310.00 were paid for court costs and the remaining \$40.00 went for pre-petition and post-petition credit counseling expenses.
- c. No previous application for services has been made for the services for which the

application is made;

d. Debtor(s)' Counsel hereby requests \$1947.98 and has been paid \$0.00 to date by the Chapter 13 Trustee.

WHEREFORE, Debtor's Counsel requests fees in the amount of \$1,947.98.

Respectfully Submitted,

Date: 12/8/2017 /s/ Brian D. Flick, Esq.

Brian Flick (0081605) Marc E. Dann (0039425)

DannLaw

PO Box 6031040 Cleveland, OH 44103

216/373-0539 216/373-0536 - fax notices@dannlaw.com Attorneys for Debtor

## NOTICE OF APPLICATION FOR COMPENSATION

The Debtor has filed an Application for Compensation.

Your rights may be affected. You should read these papers carefully and discuss them with your attorney, if you have one in this bankruptcy case. If you do not have an attorney, you may wish to consult one.

If you do not want the court to grant the motion, or if you want the court to consider your views on the motion, then on or before twenty-one (21) days from the date set forth in the certificate of service for the motion/objection, you or your attorney must file with the court a response explaining your position by mailing your response by regular US Mail to US Bankruptcy Court, 170 North High Street, Columbus, Ohio 43215 2 OR your attorney must file a response using the court's ECF System.

The court must receive your response on or before the date above.

You must also mail a copy of your response either by 1) the court's ECF System or by 2) regular US Mail to:

DANNLAW FRANK M. PEES, CHAPTER 13 TRUSTEE PO Box 6031040 130 E. Wilson Bridge Road, Suite 200 Cleveland, OH 44113 Columbus, OH 43065

OFFICE OF THE US TRUSTEE 170 N. High Street Columbus, OH 43215-2403

If you or your attorney do not take these steps, the court may decide that you do not oppose the relief sought in the motion/objection and may enter an order granting that relief.

Date: December 8, 2017

/s/Brian D. Flick, Esq.
Brian D. Flick, Esq.

Attorney for Debtor

## **CERTIFICATE OF SERVICE**

I hereby certify that a copy of the foregoing *Application for Compensation* was served (i) **electronically** on the date of filing through the court's ECF System on all ECF participants registered in this case at the email address registered with the Court and (ii) by **ordinary U.S. Mail** on December 8, 2017 addressed to:

Peter DeMarco 950 Augusta Glen Dr. Columbus OH 43235

OSU Veterinary Hospital Law Office of Charles Mifsud, LLC 6305 Emerald Parkway Dublin, OH 43016

All creditors on the attached matrix

/s/ Brian D. Flick, Esq. Brian D. Flick, Esq. DannLaw